In the United States Court of Appeals

For the Eleventh Circuit

Nos. 22-13410

DONALD J. TRUMP,

Plaintiff-Appellant,

versus

HILLARY R. CLINTON,
DEMOCRATIC NATIONAL COMMITTEE,
HFACC, INC.,
DNC SERVICES CORPORATION,
PERKINS COIE, LLC, et al.,

Defendants-Appellees.

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No. 23-10387

DONALD J. TRUMP,

Plaintiff-Appellant,

ALINA HABBA, HABBA MADAIO & ASSOCIATES,

Interested Parties-Appellants,

versus

HILLARY R. CLINTON,
DEMOCRATIC NATIONAL COMMITTEE,
HFACC, INC.,
DNC SERVICES CORPORATION,
DEBORAH WASSERMAN SCHULTZ, et al.,

Defendants-Appellees,

PERKINS COIE, LLC, et al.,

Defendants.

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Appeals from the United States District Court

for the Southern District of Florida D.C. Docket No. 2:22-cv-14102-DMM

ORDER:

Before this Court is the Defendants-Appellees' unopposed motion to exceed the word limitation in Federal Rule of Appellate Procedure 32(a)(7). In that motion, the Defendants-Appellees state that "[s]ome Appellees will also be filing short separate briefs on specific issues individual to them." Based on that representation, we HOLD IN ABEYANCE the motion to exceed the word limitation. And we DIRECT the Defendants-Appellees within 14 days of issuance of this order to identify the number of separate briefs that will be filed and the number of words in each brief.

/s/ Kevin C. Newsom

UNITED STATES CIRCUIT JUDGE